	Case 2	2:10-cv-02181-MMM-FMO Document 1 Filed	03/25/10 Page 1 of 13 Page ID #:1
	1 2 3 4	PETER R. DION-KINDEM (SBN 95267) PETER R. DION-KINDEM, P. C. DION-KINDEM & CROCKETT 21271 Burbank Blvd., Suite 100 Woodland Hills, California 91367 Telephone: (818) 883-4400 Fax: (818) 676-0246	IOMAR 25 PM 2:31
	5	Attorneys for Plaintiff Barry Rosen	CLERK U.S. DISTRICT COURT. CENTRAL DIST. OF CALIF. LOS ANGELES
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	8	UNITED STATES	DISTRICT COURT
	9	CENTRAL DISTRIC	CT OF CALIFORNIA
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	12	Barry Rosen,	Case 6 10-02181- nmg
	13	Plaintiff,	Complaint for Damages for Violation of Copyright
. ,	14	vs.	· ·
	15		Demand for Jury Trial
•	16 17	Choopa, LLC, David Aninowsky aka David Gucker, Jennsights, Inc., Jennifer Roberts, and Does 1 through 10,	
	18	Defendants.	
	19	***	
	20	Plaintiff Barry Rosen ("Plaintiff")	alleges on information and belief:
	21	JURISDICTIO	N AND VENUE
	22	1. Jurisdiction. This action arises und	der the Copyright Act, 17 U.S.C. § 101 et
	23	seq. This Court has original subjec	t matter jurisdiction over all claims
	24	pursuant to 28 U.S.C. §§ 1331 and	1338(a).
•	25	2. Venue. Venue is proper in this Cou	ort pursuant to 28 U.S.C. § 1391 (b), (c),
	26	and § 1400(a).	·
	27	3. Personal Jurisdiction. Personal jun	risdiction is proper over the Defendants
	28	because they either reside in Califo	ornia or the wrongful activity at issue
		Com	plaint
DION-KINDEM & C	ROCKETT		1

concerns Defendants' operation of commercial businesses through which Defendants knowingly transact business and enter into contracts with individuals in California, including within the County of Los Angeles. Each of the Defendants, therefore, has purposefully availed itself of the privilege of doing business in California, and material elements of Defendants' wrongdoing occurred in this State, *i.e.*, Defendants caused the infringing images to be distributed to and displayed in Los Angeles County to thousands of persons.

- 4. Defendant Choopa, LLC ("Choopa") is a New Jersey LLC doing business in California and is an internet service provider that owns, operates, and/or hosts the websites celebrity-thumbs.com and nudecelebthumbs.com. Choopa is owned and operated by Defendant David Aninowsky aka David Gucker, who had supervisory authority over, and a direct financial interest in, the infringing conduct of Choopa alleged herein.
- 5. Defendant Jennsights, Inc. is a Nevada corporation owned and operated by Defendant Jennifer Roberts that owns, operates, and/or hosts said websites.
- 6. The true names, identities and capacities, and the respective relationships of the Doe Defendants to the known Defendants are presently unknown to Plaintiff, who sues said Doe Defendants by such fictitious names. The Doe Defendants are believed to be individuals or entities who are involved in the acts set forth below, either as independent contractors, suppliers, agents, servants or employees of the known defendants, or through entering into a conspiracy and agreement with the known Defendants to perform these acts, for personal gain or in furtherance of his or her own financial advantage in violation of Plaintiff's rights. Plaintiff will request leave of Court to amend this Complaint to set forth their true names, identities and capacities upon ascertaining the same. The Doe Defendants and the known defendants are referred to hereinafter collectively as Defendants.

7. Each of the Doe Defendants has been or is the principal, officer, director, agent, employee, representative, and/or co-conspirator of each of the other Defendants and in such capacity or capacities participated in the acts or conduct alleged herein and incurred liability therefor. Each of the Doe Defendants engaged in the acts alleged hereinafter with the knowledge, consent, authorization, ratification and approval of each other Defendant. In taking the actions described below, Defendants acted for personal gain or in furtherance of their own financial advantage.

FIRST CLAIM FOR RELIEF

(Copyright Infringement – 17 U.S.C. § 101 et seq. against all Defendants)

- 8. Plaintiff realleges and incorporates herein by reference each and every allegation of paragraphs 1 through 7 as though fully set forth herein.
- 9. Plaintiff is a professional photographer. Plaintiff created the photographs identified in Exhibit 1 hereto ("Copyrighted Works").
- 10. Each of the Copyrighted Works consists of material original with Plaintiff and each is copyrightable subject matter.
- 11. Plaintiff is the owner of all right, title, and interest to each of the Copyrighted Works. Plaintiff has registered the copyrights for the Copyrighted Works and has been issued the United States copyright certificates set forth in Exhibit 1.
- 12. Under Section 106 of the Copyright Act of 1976, 17 U.S.C. § 101 et seq. (the "Copyright Act"), Plaintiff has the distinct, severable, and exclusive rights, inter alia, to reproduce, distribute and publicly display the Copyrighted Works. (17 U.S.C. §§ 106(1), (3), and (5).)
- 13. Within the last three years, Plaintiff discovered that the Copyrighted Works were being used on the websites identified above without Plaintiff's permission.

Complaint

- 14. Plaintiff reported the infringements to Choopa, but Choopa failed to expeditiously remove the infringing items.
- 15. Defendants, without Plaintiff's permission, consent or authority, (1) made or caused to be made unauthorized copies of the Copyrighted Works, (2) distributed and/or made available for distribution unauthorized copies of the Copyrighted Works, and/or (3) publicly displayed, made available for, and/or facilitated, the unauthorized public display of the Copyrighted Works.
- 16. Defendants' conduct constitutes infringement of Plaintiff's copyrights and exclusive rights under copyright in the Copyrighted Works in violation of Sections 106 and 501 of the Copyright Act, 17 U.S.C. §§ 106 and 501.
- 17. Defendants have engaged and continue to engage in the business of knowingly and systematically inducing, causing, and/or materially contributing to the unauthorized reproduction, public display, and/or distribution of copies of the Copyrighted Works by the websites identified above, or by users of such websites and thus to the direct infringement of the Copyrighted Works. Defendants enable, induce, facilitate, and materially contribute to each act of infringement by infringing users. Defendants' conduct constitutes contributory infringement of Plaintiff's copyrights and exclusive rights under copyright in the Copyrighted Works in violation of Sections 106 and 501 of the Copyright Act, 17 U.S.C. sections 106 and 501.
- 18. Defendants have and have had the right and ability to supervise and/or control the infringing conduct alleged above, but have failed and refused to exercise such supervision and/or control. Defendants have derived a direct financial benefit from the infringing use of the Copyrighted Works. As a direct and proximate result of such failure and refusal, Defendants and infringing users have infringed Plaintiffs' copyrights in the Copyrighted

Complaint

- Works as set forth above. Defendants' conduct constitutes vicarious infringement of Plaintiff's copyrights and exclusive rights under copyright in the Copyrighted Works in violation of Sections 106 and 501 of the Copyright Act, 17 U.S.C. §§ 106 and 501.
- 19. The infringement of Plaintiff's rights in and to each of the Copyrighted Works constitutes a separate and distinct act of infringement.
- 20. Defendants' acts of infringement have been willful, intentional, and purposeful, in reckless disregard of and with indifference to Plaintiff's rights in that Defendants knew that they did not have the right to use Plaintiff's Copyrighted Works in the manner Defendants used them and/or recklessly failed to determine whether they had the right to use Plaintiff's Copyrighted Works in the manner Defendants used them.
- 21. As a direct and proximate result of the infringements by Defendants of Plaintiff's copyrights and exclusive rights under copyright in the Copyrighted Works, Plaintiff is entitled to its actual damages and Defendants' profits pursuant to 17 U.S.C. section 504(b).
- 22. Alternatively, at Plaintiff's election, Plaintiff is entitled to the maximum statutory damages pursuant to 17 U.S.C. section 504(c) with respect to each work infringed or such other amounts as may be proper under 17 U.S.C. section 504(c).
- 23. Defendants' conduct is causing and, unless enjoined and restrained by this Court, will continue to cause, Plaintiff great and irreparable injury that cannot fully be compensated in money. Plaintiff has no adequate remedy at law. Pursuant to 17 U.S.C. section 502, Plaintiff is entitled to injunctive relief prohibiting further infringements of Plaintiff's copyrights.
- 24. Plaintiff further is entitled to Plaintiff's attorneys' fees and costs pursuant to 17 U.S.C. section 505.

Complaint

1 PRAYER FOR RELIEF WHEREFORE, Plaintiff prays for judgment against Defendants and each of 2 the Doe Defendants as follows: 3 That Defendants, their officers, agents, servants, employees, representatives, 1. 4 successors, and assigns, and all persons in active concert or participation 5 with them, be enjoined from: 6 7 copying, reproducing, distributing, or publicly displaying the A. Copyrighted Works; 8 posting Plaintiff copyrighted photographs on the internet; 9 В. C. inducing, causing, materially contributing to, and profiting from the 10 foregoing acts committed by others. 11 12 2. That Defendants be ordered to destroy all photographs, documents, and other items, electronic or otherwise, in its possession, custody, or control, 13 that infringe the copyrights of Plaintiff. 14 That Defendants be ordered to remove all links between their website and 15 3. all websites that display or offer to distribute or copy authorized copies of 16 the Copyrighted Works and be prohibited from performing advertising and 17 linking functions for such websites. 18 19 4. For restitution in the amount of the benefit to Defendants by reason of their unlawful conduct. 20 For Plaintiff's actual damages. 5. 21 22 6. For a full accounting under supervision of this Court of all profits, income, receipts, or other benefits derived by Defendants as a result of their 23 24 unlawful conduct. 7. For statutory damages under the Copyright Act. 25 8. For prejudgment interest. 26

Complaint

For attorneys' fees and full costs.

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Case \$\frac{1}{2}:10-cv-02181-MMM-FMO Document 1 Filed 03/25/10 Page 7 of 13 Page ID #:7

1	<u>DEMAND</u>	FOR JURY TRIAL				
2	Plaintiff demands a jury trial in this case.					
3	Dated: March 24, 2010	DION-KINDEM & CROCKETT				
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5		(ster ion-trudem				
6		By:				
7		Peter R. Dion-Kindem, P.C. Peter R. Dion-Kindem, Attorneys for Plaintiff Barry Rosen				
8	·	Attorneys for Plaintiff Barry Rosen				
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DION-KINDEM & CROCKETT

Exhibit 1 to Copyright Complaint

Rosen vs. Choopa LLC, et al

January 13, 2009 DMCA Notice

		CONTRACTOR OF THE PROPERTY OF	Programme Company of the Company of	
<u>Item</u>	<u>Subject</u>	Registration	<u>Link</u>	Removed
6	Ali Landry	VAu660-263	http://www.celebrity-thumbs.com/fthumbs/85436.jpg	Still active as of 3/22/10
7	Afi Landry	VAu660-263	http://www.celebrity-thumbs.com/fthumbs/66986.jpg	Still active as of 3/22/10
	Anna Kournikova	VA1-230-936	http://www.celebrity-thumbs.com/fthumbs/54370.jpg	Still active as of 3/22/10
8	Daisy Fuentes	VAu692-230	http://www.celebrity-thumbs.com/fthumbs/128733.jpg	Still active as of 3/22/10
9	Daisy Fuentes	VAu692-230	http://www.celebrity-thumbs.com/fthumbs/120438.jpg	Still active as of 3/22/10
10	Daisy Fuentes	VAu692-230	http://www.celebrity-thumbs.com/fthumbs/107801.jpg	Still active as of 3/22/10
11	Daisy Fuentes	VAu692-230	http://www.celebrity-thumbs.com/fthumbs/59552.jpg	Still active as of 3/22/10

January 11, 2009 DMCA Notice

Item S	ibject Registra	tion L	ink	<u>Date</u> <u>Removed</u>
1 Ali Land	y VAu660-2	http://www.nudecelebthumbs	s.com/fthumbs/85436.jpg St	till active as of 3/22/10
2 Daisy Fu	entes VAu692-2	30 http://www.nudecelebthumbs	s.com/fthumbs/107801.jpg S	till active as of 3/22/10
3 Daisy Fu	entes VAu692-2	30 http://www.nudecelebthumbs	s.com/fthumbs/84188.jpg S	till active as of 3/22/10

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

NOTICE OF ASSIGNMENT TO UNITED STATES MAGISTRATE JUDGE FOR DISCOVERY

This case has been assigned to District Judge Margaret M. Morrow and the assigned discovery Magistrate Judge is Fernando M. Olguin.

The case number on all documents filed with the Court should read as follows:

CV10- 2181 MMM (FMOx)

Pursuant to General Order 05-07 of the United States District Court for the Central District of California, the Magistrate Judge has been designated to hear discovery related motions.

[X]	Western Division 312 N. Spring St., Rm. G-8 Los Angeles, CA 90012		Southern Division 411 West Fourth St., Rm. 1-053 Santa Ana, CA 92701-4516		Eastern Division 3470 Twelfth St., Rm. 134 Riverside, CA 92501	
Sub	sequent documents must be filed	at the	following location:			
	opy of this notice must be served w d, a copy of this notice must be ser		e summons and complaint on all dei n all plaintiffs).	endar	nts (if a removal action is	
			NOTICE TO COUNSEL			
=		===				
-						
F	All discovery related motions	shou	ald be noticed on the calendar	of the	e Magistrate Judge	
	•					

Failure to file at the proper location will result in your documents being returned to you.

	1.
Name & Address:	
Peter R. Dion-Kindem	
Dion-Kindem & Crockett	
21271 Burbank Blvd., Suite 100	
Woodland Hills, California 91367	
Telephone: (818) 883-4400	
Telephone. (616) 663-4400	
	DISTRICT COURT CT OF CALIFORNIA
Barry Rosen	CASE NUMBER
PLAINTIFF(S) V.	CV 10-02181 - mmm (Frag
Choopa, LLC, David Aninowsky aka David Gucker,	
Jennsights, Inc., Jennifer Roberts, and Does 1 through	
10	SUMMONS
DEFENDANT(S).	
must serve on the plaintiff an answer to the attached Y of counterclaim □ cross-claim or a motion under Rule 1	2 of the Federal Rules of Civil Procedure. The answer ter R. Dion-Kindem, whose address is 01367 If you fail to do so,
	Clerk, U.S. District Court
Dated: 2 5 MAR 2010_	By:
	(Seal of the Court)
[Use 60 days if the defendant is the United States or a United State 60 days by Rule 12(a)(3)].	s agency, or is an officer or employee of the United States. Allowed
CV-01A (12/07) SUM	MONS

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

I (a) PLAINTIFFS (Check box if you are representing yourself □) Barry Rosen						ANTS a, LLC, David s, and Does 1 t		cy aka David Gucker,	Jennsights, Inc.,	Jennife	er
(b) Attorneys (Firm Name, A yourself, provide same.) Peter R. Dion-Kindem, E 21271 Burbank Blvd., Su 818-883-4400	Dion-Kin	idem & Crockett	you are	Tepresenting A	ttorneys	(If Known)					
II. BASIS OF JURISDICTION (Place an X in one box only.) III. CITIZEN								- For Diversity Case	s Only		· · · · · ·
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☐ 2 U.S. Government Defendar	ıt □4	Diversity (Indicate Citiz of Parties in Item III)	enship	Citizen of Another	r State		_2 _	2 Incorporated and of Business in A	d Principal Place nother State	□ 5	□5
				Citizen or Subject	of a Fore	ign Country	□3 □	3 Foreign Nation		□6	□6
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V. REQUESTED IN COMPL	AINT:	JURY DEMAND: 😿	Yes □	No (Check 'Yes' o	nly if de	manded in cor	nplaint.)				
CLASS ACTION under F.R.C	.P. 23:	☐ Yes ☑ No		□ MC	ONEY D	EMANDED I	N COMP	LAINT: \$			
VI. CAUSE OF ACTION (Cit 17 U.S.C. section 101, et s			ch you a	are filing and write	a brief st	atement of cau	se. Do no	ot cite jurisdictional s	tatutes unless div	ersity.)	
VII. NATURE OF SUIT (Place	e an X	in one box only.)									
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FOR OFFICE USE ONLY: Case Number: CV 10-02181

AFTER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

CV-71 (05/08)

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

VIII(a). IDENTICAL CASES: Has this action been previously filed in this court and dismissed, remanded or closed? If No Yes If yes, list case number(s):							
VIII(b). RELATED CASE If yes, list case number(s):	CS: Have any cases been pro	eviously filed in this court that are related to the present case? VNo UYes					
	☐ A. Arise from the sam ☐ B. Call for determinat ☐ C. For other reasons v ☐ D. Involve the same p	se and the present case: e or closely related transactions, happenings, or events; or ion of the same or substantially related or similar questions of law and fact; or /ould entail substantial duplication of labor if heard by different judges; or atent, trademark or copyright, and one of the factors identified above in a, b or c also is present. ion, use an additional sheet if necessary.)					
(a) List the County in this 1 Check here if the govern	District: California County on nment, its agencies or emplo	outside of this District; State if other than California; or Foreign Country, in which EACH named plaintiff resides. byees is a named plaintiff. If this box is checked, go to item (b).					
County in this District:* Los Angeles		California County outside of this District; State, if other than California; or Foreign Country					
(b) List the County in this I ☐ Check here if the govern	District; California County o	outside of this District; State if other than California; or Foreign Country, in which EACH named defendant resides. byees is a named defendant. If this box is checked, go to item (c).					
County in this District:*		California County outside of this District; State, if other than California; or Foreign Country					
		Choopa, LLC (New Jersey); David Aninowsky aka David Gucker (Nevada) Jennsights, Inc. (Nevada); Jennifer Roberts (Nevada)					
(c) List the County in this I Note: In land condemn	District; California County cation cases, use the location	outside of this District; State if other than California; or Foreign Country, in which EACH claim arose. On of the tract of land involved.					
County in this District:*		California County outside of this District; State, if other than California; or Foreign Country					
Los Angeles							
* Los Angeles, Orange, San Note: In land condemnation of	Bernardino, Riverside, V	entura, Santa Barbara, or San Lius Obispo Counties					
X. SIGNATURE OF ATTOR		Cathelin Ander Date 3 HVD					
or other papers as require	d by law. This form, approv	ivil Cover Sheet and the information contained herein neither replace nor supplement the filing and service of pleadings are by the Judicial Conference of the United States in September 1974, is required pursuant to Local Rule 3-1 is not filed of statistics, venue and initiating the civil docket sheet. (For more detailed instructions, see separate instructions sheet.)					
Key to Statistical codes relation	ng to Social Security Cases:						
Nature of Suit	Code Abbreviation	Substantive Statement of Cause of Action					
861	НІА	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b))					
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)					
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405(g))					
863	DIWW	All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405(g))					
864	SSID	All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security Act, as amended.					
865	RSI	All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42 U.S.C. (g))					

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